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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/939,235	08/24/2001	William Joseph Armstrong	ROC920010252US1	3405	
7590 WOOD, HERRON & EVANS, L.L.P. 2700 Carew Tower			EXAM	EXAMINER	
		. `	TANG, KENNETH		
441 Vine St. Cincinnati, OH 45202		•	ART UNIT	PAPER NUMBER	
Cincilnati, OII	43202		2195		
			MAIL DATE	DELIVERY MODE	
•			01/17/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
•	09/939,235	ARMSTRONG ET AL.	
Notice of Allowability	Examiner	Art Unit	
	Kenneth Tang	2195	
The MAILING DATE of this communication appearance All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RESERVED OF THE OFFICE OF UPON PETRON OF THE OFFICE OFFICE OF THE OFFICE OF THE OFFICE OFFICE OFFICE OFFICE OF THE OFFICE	(OR REMAINS) CLOSED or other appropriate comm IGHTS. This application is	n this application. If not included unication will be mailed in due course. THIS	/e
1. This communication is responsive to the Amendment on 1	<u>0/27/06</u> .		
2. The allowed claim(s) is/are 1-27, and 31; now renumbered	<u>l as 1-28</u> .		
3. ☐ Acknowledgment is made of a claim for foreign priority unestable as a claim for foreign priority documents have a claim for foreign priority documents and claim foreign prior	e been received.		
2. Certified copies of the priority documents have	,		
 Copies of the certified copies of the priority do International Bureau (PCT Rule 17.2(a)). 	cuments have been receive	ed in this national stage application from the	
* Certified copies not received:	•		
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		e a reply complying with the requirements	
4. A SUBSTITUTE OATH OR DECLARATION must be subminformal PATENT APPLICATION (PTO-152) which give			
5. CORRECTED DRAWINGS (as "replacement sheets") mus	st be submitted.	•	
(a) ☐ including changes required by the Notice of Draftspers	son's Patent Drawing Revie	w (PTO-948) attached	
1) 🔲 hereto or 2) 🔲 to Paper No./Mail Date			
(b) ☐ including changes required by the attached Examiner' Paper No./Mail Date	s Amendment / Comment o	or in the Office action of	
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t			
6. DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT			
<i>:</i>			
	•	•	
Attachment(s) 1. ☑ Notice of References Cited (PTO-892)	E □ Notice of I	nformal Datant Application	
 Notice of Preferences Ched (PTO-092) Notice of Draftperson's Patent Drawing Review (PTO-948) 		nformal Patent Application Summary (PTO-413),	
3. ☑ Information Disclosure Statements (PTO/SB/08),	Paper No	./Mail Date <u>1/3/07</u> s Amendment/Comment	
Paper No./Mail Date 9/20/06, 9/21/06 4. Examiner's Comment Regarding Requirement for Deposit		s Statement of Reasons for Allowance	
of Biological Material		s statement of reasons for Allowance	
	9.	MENUTAL T. AN SUPERVISORY PATENT EXAMINED TO CHAIR OF CENTER 2	
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EXAMINER'S AMENDMENT

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- 1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.
- 2. Authorization for this examiner's amendment was given in a telephone interview with Doug Scholer on 1/3/07.
- 3. The application has been amended as follows:

In the claims:

1. (Currently Amended) A method for sharing resources on a multithreaded CPU capable of executing a plurality of threads, the method comprising:

deferring a yield comprising relinquishing use of the multithreaded CPU by a first thread executing on the multithreaded CPU while waiting for at least a second thread executing on the multithreaded CPU to become ready to yield, wherein the plurality of threads must execute within a common virtual space; and

yielding the first thread in response to at least the second thread becoming ready to yield.

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11. (Currently Amended) The method according to claim 1, further comprising idling at least the first and second threads within [a] the common virtual space in response to at least the second thread being ready to yield.

13. (Currently Amended) A method for yielding a thread within a multithreaded CPU data processing system[, wherein each of a plurality of threads executing on a multithreaded CPU must execute within a common virtual space], the method comprising:

deferring a yield comprising relinquishing use of the multithreaded CPU by a thread while at least a subset of the plurality of threads yield, wherein each of a plurality of threads executing on a multithreaded CPU must execute within a common virtual space; and

abandoning the yield of the thread in response to detecting an event while the yield is deferred.

16. (Currently Amended) An apparatus comprising:

a computer having a multithreaded CPU, wherein the CPU is configured to execute a plurality of threads; and

a program resident in the computer, the program configured to defer a yield comprising relinquishing use of the multithreaded CPU by a first thread of the plurality while waiting for at least a second thread of the plurality to become ready to yield; and further to initiate the yield of

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the first thread in response to at least the second thread of the plurality becoming ready to yield, wherein the program is configured to ensure that the plurality of threads execute within a common virtual space.

26. (Currently Amended) The apparatus according to claim 16, wherein the program initiates idling at least the first and second threads of the plurality within [a] the common virtual space in response to at least the second thread of the plurality being ready to yield.

31. (Currently Amended) A program product stored in a computer recordable storage medium, comprising:

a program executed by a computer for yielding a thread within a multithreaded CPU data processing system, wherein each of a plurality of threads that execute on a multithreaded CPU must execute within a common virtual space, wherein the program is configured to defer a yield comprising relinquishing use of the multithreaded CPU by a first thread of the plurality while waiting for at least a second thread of the plurality to become ready to yield; and further to initiate the yield of the first thread in response to at least the second thread becoming ready to yield.

33. (Cancelled)

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kenneth Tang whose telephone number is (571) 272-3772. The examiner can normally be reached on 8:30AM - 6:00PM, Every other Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Meng-Ai An can be reached on (571) 272-3756. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Kt 1/4/07 SUPERVISORY PATENT EXAMINER